REMARKS

Claims 1-25 are pending. Claim 21 is amended, and is supported by the specification as filed, for example, at page 3, lines 1-11. Claims 5, 7, and 21 are amended to correct a typographical error by changing "microsphere" to --micro-sphere-- for consistency. The specification is amended at pages 1 and 3 to correct typographical errors, and at page 17 to remove unnecessary sequence listings.

Applicants submit this response is proper under 37 C.F.R. §1.116, and should be considered because 1) the amendments do not introduce new matter; 2) no new issues are raised because the amendments are typographical in nature, or are directed to subject matter previously searched; 3) the remarks presented are in response to comments made in the Final Rejection; and 4) the amendments and remarks place the claims in condition for allowance, or in a better form for Appeal, should an appeal be necessary. Reconsideration of the application in view of the above amendments and following remarks is thus respectfully solicited.

The application is objected to as failing to comply with Nucleic Acid Sequence Rules because no sequence listing was provided for the sequences set forth on page 17 of the application. Applicants herein amend page 17 to remove the table between lines 10 and 12, which table contains three probe sequences and three complimentary target sequences. Applicants submit that the removal of such sequences from the specification does not effect the integrity of Example 5, and that Example 5 is enabling for the subject matter disclosed therein without listing of the specific sequences acted upon. The sequences were exemplary only. Applicants submit the deletion of the table complies with requirements of the Nucleic Acid Sequence Rules by removing the sequences in question. Reconsideration and withdrawal of the requirement is believed to be in order.

Claims 1-18 and 21-25 have been rejected under 35 USC §102(b) as being anticipated by Walt et al. (WO 00/16101), referred to as "Walt A." For at least the following reasons, applicants traverse the rejection.

It is asserted in the Office Action that Walt A discloses a method of identifying nucleic acid samples comprising providing a microarray including a substrate coated with a composition of microspheres dispersed in a fluid containing a precursor to a gelling agent, wherein the microspheres are immobilized randomly on the substrate. Specifically, the Office Action states on page 3 "... the randomly mixed microspheres within a solution are dripped onto the substrate wherein upon evaporation of the solution, the solution holds them in place and wherein the solution comprises solution such as Nafion, polyacrylamide or polyHEMA, page 22, lines 9-22."

The recitation of Walt A in the Office Action is not entirely correct. Applicants respectfully submit the Patent Office has misinterpreted Walt A. As disclosed in Walt A at page 22, lines 9-22, the Nafion, or other recited polymers, is dripped over the microspheres after the microspheres are distributed on the substrate by solution coating followed by evaporation of the solution carrying the microspheres. The process of Walt A is set forth below with the accompanying text from Walt A, page 22, lines 9-22.

The microspheres are then placed in the wells 250 in step 276 according to a number of different techniques. The placement of the microspheres may be accomplished by dripping a solution containing the desired randomly mixed subpopulations of the microspheres over the distal end 212, sonicating the bundle to settle the microspheres in the wells, and allowing the microsphere solvent to evaporate.... Microspheres may then be fixed into the wells 250 by using a dilute solution of sulfonated Nafion that is dripped over the end. Upon solvent evaporation, a thin film of Nation was formed over the microspheres which holds them in place. . . . A similar approach can be employed with different polymers. For example, solutions of polyethylene glycol, polyacrylamide, or polyhydroxymethyl methacrylate (polyHEMA) can be used in place of Nafion, providing the requisite permeability to aqueous species. (emphasis added)

- 1) microspheres are deposited on the substrate in a first solution
- 2) the solvent of the first solution that carried the microspheres is evaporated
- 3) a <u>second</u> solution containing Nafion is dripped over the microspheres
- 4) the <u>second</u> solution is evaporated to form a Nation film over the microspheres

As can be seen above, Nafion, or any other polymer mentioned, is not incorporated into the solution carrying the microspheres. Contrary to the interpretation of the Patent Office, the sentence: "Upon solvent evaporation, a thin film of Nafion was formed over the microspheres which holds them in place," refers to evaporation of the solution containing the Mafion, not the solution containing the microspheres. Walt A clearly teaches that the film-forming polymer is placed on the microspheres once the microspheres are already in place on the substrate.

The claimed invention, as represented by independent claims 1 and 21, is directed to a method of identifying biological samples, wherein the method includes in part providing a microarray including a substrate having no preselected sites for association with micro-spheres, wherein the substrate is coated with a composition including a population of micro-spheres <u>dispersed in a fluid containing a gelling agent or a precursor to a gelling agent</u> and immobilized at random positions on the substrate. The material which immobilizes the micro-particles on the substrate, the gelling agent or precursor to the gelling agent, is <u>included</u> in the fluid containing the micro-spheres. No additional step is needed to immobilize the micro-spheres, as is required in Walt A.

Walt A does not teach or suggest the subject matter of the claimed invention because Walt A does not teach or suggest inclusion of an immobilizing agent in the fluid containing the micro-spheres, as set forth in Applicants' claims. For at least the above reasons, reconsideration and withdrawal of the rejection under 35 USC §102(b) over Walt A are in order, and respectfully requested.

Claim 19 has been rejected under 35 USC §103(a) as being unpatentable over Walt et al. (WO 00/16101, "Walt A") in view of Walt et al. (US 2002/0172716 A1, "Walt B"). Claim 20 has been rejected under 35 USC § 103(a) as being unpatentable over Walt et al. (WO 00/16101, "Walt A") in view of Chang et al. (US 4,873,102). For at least the following reasons, Applicants traverse each of the rejections under 35 USC §103(a).

As discussed above, the primary reference of Walt A does not teach or suggest all of the features of the claimed invention, in particular, the use of an immobilizing agent in the fluid composition including the micro-spheres.

Neither Walt B nor Chang et al. overcome the deficiencies of Walt A. For at least the above reasons, reconsideration and withdrawal of the rejections of claims 19 and 20 under 35 USC §103(a) are in order, and are respectfully requested.

For at least the reasons set forth above, Applicants submit all of Claims 1-25 are in condition for allowance. Prompt and favorable action is respectfully requested.

Should the Examiner require anything further, or have any questions, the Examiner is asked to contact Applicants' undersigned representative.

Respectfully submitted,

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